Case 5:07-cr-00023-R Document 37 Filed 04/02/07 Page 1 of 1 SENTENCING COURTROOM MINUTE SHEET DATE April 2, 2007
CR. CASE NO. <u>07-23-1</u> R U.S.Avs- <u>JEREMY VAUGHN PINSON</u>
COMMENCED 9:30 ENDED 12:50 TOTAL TIME 3 hours 20 min.
JUDGE DAVID L. RUSSELL DEPUTY NANCY STARK REPORTER ALANA LaGROW
COUNSEL FOR PLF. James Robinson
COUNSEL FOR DFT. Joe Wells
SENTENCING MINUTE: <u>Dft. appears in person with/without</u> private / <u>public defender</u> / ct, apptd counsel
Probation Report reviewed by counsel and dft. Probation Officer: Lea Isbill
The indictment dismissed as per order filed.
DEFENDANT IS SENTENCED TO CUSTODY OF BUREAU OF PRISONS FOR A TERM OF <u>180 months. 60 months or Count 1 and 120 months on Count 2, to run consecutive to each other and consecutively to sentence imposed in Cr. 06-114-R this same date.</u>
Upon expiration of sentence imposed herein, defendant shall serve a term of supervised release of 2 years on each of Counts 1 & 2 to run concurrently.
Defendant to abide by following conditions of probation/supervised release: (X) report in person to the probation office in the district to which released within 72 hours of release from the custody of the Bureau of Prisons. (X) shall comply with the standard conditions of supervision that have been adopted by this Court. (X) shall not commit another federal, state or local crime and shall not illegally possess a controlled substance. (X) shall not possess a firearm or destructive device. (X) shall notify the probation officer 10 days prior to any change in residence or employment. (X) shall refrain from any unlawful use of a controlled substance. (X) shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the probation officer. (X) special condition: the dft shall participate in a program of substance abuse aftercare at the direction of the probation officer. Totally abstain from use of alcohol and/or other intoxicants both during and after completion of any treatment program. (X) shall participate in the Inmate Financial Responsibility Program while incarcerated. (X) other: Participate in a mental health aftercare program
Dft ordered to pay a fine in amt of \$ Fine is hereby waived due to dft's inability to pay such fine.
In lieu of a fine, the dft is ordered to complete hours of community service during the first year of supervised release.
Dft ordered to pay restitution in the amt of \$
PAY A SPECIAL ASSESSMENT FEE OF \$ 100 on Count(s) 1 & 2 for a total of \$ 200 Due immediately
<u>DFT. adv. of right to appeal & to appeal in f.p.</u> DFT. gives oral notice of appeal and Clerk directed to spread of record APPEAL BOND set in the amt of CASH or SURETY.
Court orders commitment to the custody of the Bureau of Prisons/Attorney General & recommends that dft be incarcerated at:Butner, North Carolina
Execution of sentence stayed untilNOON at which time defendant's court appearance bond will be exonerated. Dft. to remain on present bond until he/she reports to designated prison.
BOND EXONERATED. <u>DFT. REMANDED TO U.S.M.</u>

BOND EXONERATED. <u>DFT. REMANDED TO U.S.M.</u>

Plaintiff's exhibits 1-5 and Defendant's exhibit 1 admitted and are attached. Testimony heard from witness Lori Bynum and Dr. Melvin Preisz.